UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC# DATE FILED:
INDERPAL SINGH, Individually and On Behalf of All Others Similarly Situated,)))
Plaintiff,) 11 CIV 4526 (JGK)
v.) ECF CASE
YUHE INTERNATIONAL, INC., GAO ZHENTAO, HU GANG, JIANG YINGJUN,)
PETER LI, LIU YAOJUN, GREG HUETT,	,)
HAN CHENGXIANG, CHILD VAN	, ,
WAGONER & BRADSHAW, PLLC, ROTH CAPITAL PARTNERS, LLC, RODMAN &	,)
RENHAW, LLC, and BREAN, MURRAY, CARRET & CO.)
Defendants.	<i>)</i>

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT

Plaintiff Inderpal Singh ("Plaintiff"), defendant Yuhe International, Inc. ("Yuhe" or the "Company") and defendant Child Van Wagoner & Bradshaw, PLLC, by and through their counsel, jointly submit the following Stipulation and [Proposed] Order Extending Time to Respond to the Complaint.

WHEREAS, on July 1, 2011, Plaintiff filed the above-captioned Class Action Complaint for Violations of the Federal Securities Laws against the Company, certain of its officers and directors, the underwriters for the Company's securities offerings, and the Company's independent auditor (the "Action");

WHEREAS, two other similar federal class action complaints have also

been filed against the Company and certain of the same individual defendants in other jurisdictions. These actions are captioned Wilson v. Yuhe International, Inc. et al., Case No. 1:11-cv-22305-PAS, filed on June 24, 2011 in the Southern District of Florida, and Feyko v. Yuhe International, Inc. et al., Case No. 2:11-cv-5511-DDP-PJW, filed on July 1, 2011 in the Central District of California;

WHEREAS, these three actions arise from similar facts, are brought on behalf of the Company's investors, and all allege violations of the federal securities laws based on similar conduct;

WHEREAS, the Private Securities Litigation Reform Act of 1995, 15
U.S.C. § 78u-4 et seq., prescribes a process for the appointment of Lead
Plaintiff and approval of Lead Counsel to represent the class;

WHEREAS, the parties anticipate that a consolidated amended complaint will be filed following the appointment of the Lead Plaintiff;

IT IS SO STIPULATED that none of the defendants need to respond to the initial complaint filed in the Action, and once a Lead Plaintiff has been appointed, the parties will submit either a joint or separate proposed schedule(s) regarding the filing of a consolidated amended complaint and the defendants' responses thereto.

क्षश्रा

Dated:

New York, New York

August 5, 2011

SIGNED BY:

SIDLEY AUSTIN LI

A. Robert Pietrzak rpietrzak@sidley.com

Joel M. Mitnick <u>jmitnick@sidley.com</u> 787 Seventh Avenue

New York, New York 10019

(212) 839-5300

Sara B. Brody (pro hac application to be submitted)

sbrody@sidley.com

Cecilia Y. Chan

cecilia.chan@sidley.com

555 California Street

San Francisco, CA 94104

Attorneys for Defendant Yuhe International, Inc.

DUANE MORRIS LLP

Marvin Pidkkolz

mgpickholz@duanemorris.com

Anthony V. Costantini

ajcostantini@duanemorris.com

Suzan Jo

sjo@duanemorris.com

1540 Broadway

New York, NY 10036-4086

Telephone: +1 212 692 1000

Fax: +1 212 692 1020

Attorneys for Child Van Wagoner & Bradshaw, PLLC

ROY JACOBS & ASSOCIATES

Roy L. Jacobs

Jacobs@jacobsclasslaw.com

60 E. 42nd Street, 46th Floor

New York, NY 10165

(212) 867-1156

BERMAN DEVALERIO

Jeffrey Block
jblock@bermandevalerio.com
Nathaniel Orenstein
norenstein@bermandevalerio.com
One Liberty Square
Boston, MA 02109
(617) 542-8300

Attorneys for Plaintiff Inderpal Singh

SO ORDERED:

U.S. DISTRICT COURT JUDGE

DATED:

NEW YORK, NY